

MISCELLANEOUS.

—It has been found that a goose can stand the weather until the thermometer goes to 64 below zero. Then her feathers won't save her. Wild ducks can go twelve degrees lower and come out on top.

—A bunch of dates that weighed thirty-five pounds was picked on a ranch at Winters, Cal., recently. The owner set out a few trees as an experiment twenty-five years ago, and they have been bearing for ten years.

—It seems that the average New England father reserves the right to tan his son's jacket until the very day that the boy reaches his majority, while in the West the "old man" lets up at the age of about sixteen. Some one should collect statistics to show which practice proves the most beneficial to the boy.

—A writer in the Liverpool Mercury thinks "the multiplication of theaters in London is a remarkable social development. They are now almost too numerous to count. At this moment there are twenty recognized houses of dramatic entertainment open nightly." This in a population of about five millions.

—The name O' Kanogan, which is now applied to a county in Washington Territory, was given by the Indians to the head of a river now called by that name. It signifies "the rendezvous." The Indians, even to this day, assemble there from all over the territory, from British Columbia, and even from Alaska, for their annual potlatch and to lay in their year's supply of fish and game.

—A Buffalo girl got rid of an undesirable suitor in an unique way. He proposed on the way home from church, and the fair creature, who is "over young to marry," said "yes," but added that she would marry him till he gained the consent of her father. The young man discovered the next day that the young lady's father died several years ago, and the disappointed lover emigrated for distant parts.

—There is a sad and discouraged man at Kreslin, Pa. Twenty years ago he bought a coffin for himself at a bargain, and kept it in the house until the other day, when a fire came along and his bargain was consumed. "If I had only died two weeks ago," he said, when he fully realized the extent of his loss, "I would have saved my coffin."

—During the Franco-Prussian war, a corporal came to the doctor with one of his men who was unfit for the saddle. The doctor examined him, and found him suffering from rheumatism. The corporal proceeded to fill up the requisite form for the man's admission to the nearest military hospital. "Can you spell rheumatism, corporal?" said the doctor. "I think I can, doctor, thank you," replied he, saluting. The corporal was Louis Coetloyon, one of the leading journalists of Paris.

A young Frenchman named Tiquet was recently sentenced at Paris to imprisonment for defrauding several persons. He protested that he was innocent, but his accusers swore to his identity. The next day another man was before the court on a similar charge. He presented so wonderful a resemblance to Tiquet that the magistrate determined to investigate, and the result was that Tiquet was found to be innocent, and that the fraud was perpetrated by his unknown double.

—A man, or woman either, can set a hen, although they can not sit her; neither can they set on her, although the old hen might sit on them by the hour if they would allow. A man can not set on the wash bench, but he could set the basin on it, and neither the basin nor the grammarians would object. He could sit on the dog's tail if the dog were willing or he might set his foot on it. But if he should set on the aforesaid tail, or sit his foot there, the grammarians as well as the dog would howl. And yet, strange as it may seem the man might set the tail aside and then sit down, and neither be assailed by the dog nor the grammarians.—Christian Union.

—The curious story of the travels of a letter is told by the following: On April 6, 1887, a letter bearing nearly a dozen postmarks, was received at Takoma, D. C. Where it has been since it was committed to the mail at South Waterford, Me., on March 1, could only partly be guessed; but the synopsis of the history of some of its travels may be given thus: March 10, arrived at Takoma, W. T., remained for return eastward; March 19, received at Chicago post-office; March 19, mailed to Takoma, D. C.; April 3, again mailed at Chicago post-office; April 5, received at Washington and forwarded to Takoma, D. C.

—It is no light thing to disturb a religious meeting in Georgia. The other evening while prayer was being offered in the Oconee church the sharp snap of an igniting match disturbed the congregation. Just before the benediction was pronounced the preacher said: "If the young man who struck that match will come forward after services and acknowledge it or say it was accidental, we will excuse him, but if he does not there is a man in this house who will sift it out, and it will cost him more than one thousand boxes of matches at wholesale." After the benediction the young man and a young woman walked forward, and the young man said it was the young woman who had done the awful deed. "How did it happen, my sister," asked the parson. She said: "Well, sir, I had the match in my hand and was rubbing it on the bench, not thinking of what I was doing, and before I knew it the thing went off." She was excused.

MUSCLE AND JUDGMENT.

The Two Prime Requirements of the Gold-beater's Trade.

Gold-beating is a trade of muscle and judgment. There is judgment in knowing how to strike the little package on the stone, muscle in the hammer's clock-like rise and fall. The motion is one of the wrist. The workman's elbow joint stiffens, the hammer falls and rebounds nearly to its starting point. So, actually, it is not the physical effort, it seems, even though the hammers, one for each process, weigh eighteen, twelve, and seven pounds.

Each beater receives fifty pennyweight of gold, rolled from the bar into the form of a crinkly ribbon seven yards long and an inch in width. Cut into 180 pieces these go into the "cutch." This consists of detached leaves of a vegetable fiber, between each of which is placed a piece of gold. Slipped into a tightly-fitting pad, the package is laid on the stone, and the hammer falls again and again, the aim being to drive the weight toward the edges. From the "cutch" the sheets, then leaves, are picked out with curious boxwood pincers. Handling with the fingers, especially at the later stages, would be most likely to break the leaf. Each leaf is then quartered by a section of bamboo cane on a little implement known as a "wagon," but in reality a tiny sled.

The second pad is the "shoder." It has 720 leaves and is 4 1/2 inches square. The force of the blows here is greater. The leaves are beaten out to the very edge, as they were not before, and the gold oozes out. These particles are carefully brushed off into an apron attached to the stone, for the workman must account for every one of his fifty pennyweights.

In the third process there are three "molds" of 900 leaves each and five inches square. Each mold requires some four hours' work. The leaves are now so thin that the slightest misjudgment will produce disastrous results. In spite of the heat generated by the blows dampness creeps in between the edges. Dryness is positively essential here; so, whenever necessary, the mold is placed in a press—unlike an ordinary copying press—just taken from an oven. A short pressure liberates the moisture.

When sufficiently beaten the molds go to girls, who with pincers and "wagon" make up books of twenty-five leaves each, three and three-eighths inches square. Each workman, from his beating of three molds is to fill eighty books. That is called a "tail." For it he receives \$5. The molds show a total number of 2,700 leaves. Eighty books need but 2,000. For every other book he can fill, perfect leaves only being used, 6 1/2 cents is paid. Thus, if every leaf was perfect, he would make \$1.75 extra.

As the "wagon" cuts the leaves 3/4 inches square there is a continual waste. This, with the imperfect leaves, is put in with the shoder waste. It is all melted into a "button" and weighed. This must come to 33 pennyweights. For the 80 books 17 pennyweights is allowed, but they may weigh whatever the workman can make them. The thinner the leaf, so long as perfect, the better. Whatever the waste weighs over 33 pennyweights \$1 a pennyweight is paid the workman. For every pennyweight under \$1, is deducted. Thus, although the gold is used over again, it takes 50 pennyweights to turn out 17. And, again, a man, even though he turns out an over number of books, may have such shortages in his wastes as to bring his balance on the wrong way.

Three beatings a week is the average number. The skilled workman can make \$30, and perhaps a little more. The actual number of men employed is small, there being only 175 in this city. Most are Englishmen. Gold-beating is done principally in the East, Boston and Philadelphia furnishing most of the other workmen. It is in the latter city that the largest shop in the United States is located. A union regulates wages and matters of the trade. The fitting out of a gold-beater's shop where a number of men are employed is a rather expensive matter. Each man's personal outfit is worth some \$250, the molds alone costing \$50 apiece.—N. Y. Mail and Express.

Winsomeness in Women.

Do you recollect what your feelings were immediately after you had spoken the first unkind word to your husband? Did you not feel ashamed and grieved, and yet too proud to admit it? That was, is, and ever will be, your evil genius! It is the temper which labors incessantly to destroy your peace, which cheats you with an evil delusion that your husband deserved your anger, when he really most required your love. If your husband is hasty, your example of patience will chide as well as teach him. Your violence may alienate his heart, and your neglect impel him to desperation. Your soothing will redeem him—your softness subdue him; and the good natured twinkle of those eyes, now filling with tears, will make him all your own.—Catholic Standard.

—The phonograph has reached such a degree of perfection that gapes and yawns are reproduced by it with great distinctness. At a recent trial given at Mr. Edison's laboratory a meeting between two lovers was recorded, and persons of experience say that the kisses were reproduced with tantalizing accuracy and fervor.

—A hired man struck because he had worked thirty days for a farmer and had been served with ninety meals of griddle-cakes during that time.

NOTICE FOR PUBLICATION.

LAND OFFICE at Garden City, Kan. Notice is hereby given that the following named settler who made homestead entry No. 33, has filed notice of his intention to make final proof of said claim, and that said proof will be taken before the probate judge of Ford County, Kansas, at his office in Dodge City, Kansas, on December 21st 1889, to wit: GEORGE W. WARFIELD, of Wright postoffice, Kansas, for the southwest quarter of section No. 1, township No. 28 south, range No. 24 west, upon the southwest quarter of section 25, township 27 south, range 26 west, in Ford County, Kansas, with a view to the cancellation of said land, with P. Ball Lane, Means, D. C. Weagley, Levi Sells, all of Wright postoffice, Kansas.

C. F. M. NILES, Register. (First Publication November 6th, 1889.)

NOTICE.—TIMBER CULTURE.

U. S. LAND OFFICE, GARDEN CITY, KAN. October 11, 1889. Complete having been entered at this office by John D. Brown against Willis E. Dowell for failure to comply with law as to timber culture entry No. 1,084, dated November 30th, 1884, upon the southwest quarter of section 25, township 27 south, range 26 west, in Ford County, Kansas, with a view to the cancellation of said land, with P. Ball Lane, Means, D. C. Weagley, Levi Sells, all of Wright postoffice, Kansas, for the southwest quarter of section No. 1, township No. 28 south, range No. 24 west, upon the southwest quarter of section 25, township 27 south, range 26 west, in Ford County, Kansas, with a view to the cancellation of said land, with P. Ball Lane, Means, D. C. Weagley, Levi Sells, all of Wright postoffice, Kansas.

JESSE TAYLOR, Receiver.

Summons.

In the District Court of Ford County, Kan. JOHN P. FREESE, Plaintiff, vs. ANNA L. BROADUS, Defendant.

The State of Kansas to Anna L. Broadus: GREETING: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the County of Ford, in the State of Kansas, against the above named defendant, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendant, Anna L. Broadus, for the sum of one hundred and thirty-three and 34/100ths dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of February, 1888, to the date of judgment, and costs of suit, and a further judgment against said defendant Anna L. Broadus for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The northeast quarter of section thirty-three, in township twenty-six south of range twenty-four, west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kansas, this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kan. JOHN P. FREESE, Plaintiff, vs. ANNA L. BROADUS, Defendant.

The State of Kansas to Anna L. Broadus: GREETING: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the County of Ford, in the State of Kansas, against the above named defendant, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendant, Anna L. Broadus, for the sum of one hundred and thirty-three and 34/100ths dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of February, 1888, to the date of judgment, and costs of suit, and a further judgment against said defendant Anna L. Broadus for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The northeast quarter of section thirty-three, in township twenty-six south of range twenty-four, west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kansas, this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kan. JOHN P. FREESE, Plaintiff, vs. ANNA L. BROADUS, Defendant.

The State of Kansas to Anna L. Broadus: GREETING: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the County of Ford, in the State of Kansas, against the above named defendant, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendant, Anna L. Broadus, for the sum of one hundred and thirty-three and 34/100ths dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of February, 1888, to the date of judgment, and costs of suit, and a further judgment against said defendant Anna L. Broadus for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The northeast quarter of section thirty-three, in township twenty-six south of range twenty-four, west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kan., this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kan. JOHN P. FREESE, Plaintiff, vs. ANNA L. BROADUS, Defendant.

The State of Kansas to Anna L. Broadus: GREETING: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the County of Ford, in the State of Kansas, against the above named defendant, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendant, Anna L. Broadus, for the sum of one hundred and thirty-three and 34/100ths dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of February, 1888, to the date of judgment, and costs of suit, and a further judgment against said defendant Anna L. Broadus for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The northeast quarter of section thirty-three, in township twenty-six south of range twenty-four, west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kan., this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kan. JOHN P. FREESE, Plaintiff, vs. ANNA L. BROADUS, Defendant.

The State of Kansas to Anna L. Broadus: GREETING: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the County of Ford, in the State of Kansas, against the above named defendant, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendant, Anna L. Broadus, for the sum of one hundred and thirty-three and 34/100ths dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of February, 1888, to the date of judgment, and costs of suit, and a further judgment against said defendant Anna L. Broadus for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The northeast quarter of section thirty-three, in township twenty-six south of range twenty-four, west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kan., this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

and adjudging that the said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kan., this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kansas John P. Freese, Plaintiff, vs. William A. Donaldson and Josephine Donaldson, Defendants.

The State of Kansas to William A. Donaldson and Josephine Donaldson: Greeting: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the county of Ford, in the State of Kansas, against the above named defendants, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendants, William A. Donaldson and Josephine Donaldson, for the sum of sixty-seven and 50/100ths Dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of May, 1887, to be computed annually; and for costs of suit; and a further judgment against said defendants, William A. Donaldson and Josephine Donaldson, for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The southwest quarter of section fifteen, in township twenty-seven south, of range twenty-four west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kansas, this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kansas John P. Freese, Plaintiff, vs. Gresham Noll, Susie E. Noll and George W. Noll, Defendants.

The State of Kansas to Gresham Noll, Susie E. Noll and George W. Noll: Greeting: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the county of Ford, in the State of Kansas, against the above named defendants, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendants, Gresham Noll and Susie E. Noll for the sum of sixty-seven and 50/100ths Dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of February, 1888, to be computed annually; and for costs of suit; and a further judgment against said defendants, Gresham Noll and Susie E. Noll for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The southwest quarter of section fifteen, in township twenty-eight south, of range twenty-west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kansas, this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kansas John P. Freese, Plaintiff, vs. Joseph W. Mathes, Defendant.

The State of Kansas to Joseph W. Mathes: Greeting: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the county of Ford, in the State of Kansas, against the above named defendant, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendant, Joseph W. Mathes, for the sum of one hundred and fifteen Dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of July, 1887, to be computed annually; and for costs of suit; and a further judgment against said defendant, Joseph W. Mathes, for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The east half of the northeast quarter, and the west half of the northeast quarter of section thirty-four, in township twenty-nine south, of range twenty, west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kansas, this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kan. John P. Freese, Plaintiff, vs. Wayne S. Kimmel et al, Defendants.

The State of Kansas to John W. Skipper and The Phelps & Bigelow Wind Mill Company. Greeting: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the county of Ford, in the State of Kansas, against the above named defendants, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against you and each of you for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The northeast quarter of section twenty-four, in township twenty-nine south of range twenty-one west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kan., this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

SUMMONS.

In the District Court of Ford County, Kansas. John P. Freese, Plaintiff, vs. Homer Sommer, Defendant.

The State of Kansas to Homer Sommer: Greeting: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the county of Ford, in the State of Kansas, against the above named defendant, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendant, Homer Sommer, for the sum of one Hundred Dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of May, 1887, to be computed annually; and for costs of suit; and a further judgment against said defendant Homer Sommer for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The southwest quarter of section three, in township twenty-nine south of range twenty-five west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kansas, this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.

First Publication October 23rd, 1889.

Summons.

In the District Court of Ford County, Kansas John P. Freese, Plaintiff, vs. Amos Robert and Adelaide Robert, Defendants.

The State of Kansas to Amos Robert and Adelaide Robert: Greeting: You and each of you are hereby notified that the said plaintiff has filed his petition in said District Court, within and for the county of Ford, in the State of Kansas, against the above named defendants, and that you and each of you must answer said petition filed as aforesaid on or before the 16th day of December, 1889, or said petition will be taken as true, and judgment rendered in said action against said defendants, Amos Robert and Adelaide Robert, for the sum of one Hundred Dollars, with interest thereon at the rate of twelve per cent. per annum from the first day of June, 1887, to be computed annually; and for costs of suit; and a further judgment against said defendants, Amos Robert and Adelaide Robert, for the foreclosure of a certain mortgage upon the following described real estate, to-wit: The southwest quarter of section four, in township twenty-eight south, of range twenty-eight west of the sixth principal meridian, lying and situated in the county of Ford, in the State of Kansas, and adjoining that said plaintiff has the second lien on said premises, subject to a prior mortgage for \$300.00, to the amount of which judgment will be taken as aforesaid, and ordering said premises to be sold without appraisal, and the proceeds applied to the payment of the amount due plaintiff, and forever barring and foreclosing you, and each of you, of and from any and all lien upon and any and all right, title, estate, interest, property, and equity of redemption, in or to said premises, or any part thereof.

Witness my hand and the seal of my office at Dodge City, in said Ford County, Kansas, this 17th day of October, A. D. 1889.

THOS. LAHEY, Clerk of said District Court.

LAWRENCE & RICHARDS, Attys. for Plaintiff.